## Exhibit 1



ALABAMA CENTER FOR COMMERCE,
401 ADAMS AVENUE, SUITE 760
MONTGOMERY, AL 36104
334.956.7700 FAX 334.956.7701
WWW BRADLEYARANT COM

Angela R. Rogers

Direct Dial: (334) 956-7610 Direct Fax: (334) 956-7810 arogers@bradleyarant.com

December 1, 2005

Norman Hurst, Jr., Esq. 462-A Sayre Street Montgomery, AL 36104

RE:

Dorothy Manzy v. The Montgomery Housing Authority

In the United States District Court, for the Middle District of Alabama,

Northern Division; Case No. 2:05-cv-395-ID-SRW

## Dear Norman:

I have written several letters requesting the Plaintiff's overdue initial disclosures and discovery responses. We need to move this case along and want to take the Plaintiff's deposition after we receive initial disclosures and discovery responses. As you know, courts prefer that parties work out discovery disputes without involving the court, but we will have no choice but to file a motion to compel if we do not receive some kind of response from you. The Middle District requires that the parties meet in person to discuss discovery disputes before filing a motion to compel; therefore, please provide us with dates on which you are available to meet.

I look forward to hearing from you soon.

Sincerely,

Angeld R. Rogers

ARR/lmb

cc: Charles A. Stewart III, Esq.